

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA

TAMMI TRUSCHKE-HARPSTER,  
Plaintiff,  
v.  
TUOLUMNE COUNTY JAIL,  
Defendant.

Case No.: 1:24-cv-00547-CDB  
ORDER DIRECTING PLAINTIFF TO  
COMPLY WITH LOCAL RULES AND  
RESETING DEADLINE TO RESPOND TO  
FIRST SCREENING ORDER  
(Doc. 6)  
**30-DAY DEADLINE**  
Clerk of the Court to Update Docket and Effect  
Service of First Screening Order

Plaintiff Tammi Truschke-Harpster (“Plaintiff”) is proceeding pro se and *in forma pauperis* in this civil rights action pursuant to 42 U.S.C. § 1983.

On March 13, 2025, the Court issued its first screening order, finding Plaintiff failed to allege any cognizable claims in her complaint and granting leave to file an amended complaint within 30 days or, alternatively, a notice of voluntary dismissal. (Doc. 6). The Court served the order upon Plaintiff by mail, which was returned by the U.S. Postal Service as “[u]ndeliverable, [u]nable to [f]orward.” *See* (Dkt. dated 3/27/2025.) To date, Plaintiff has not updated her address with the Court.

As explained in the Court’s first informational order, a party appearing pro se must keep the Court advised of her current address. (Doc. 3 at 5.) Pursuant to Local Rule 183(b), if mail

1 directed to a pro se plaintiff “is returned by the U.S. Postal Service, and if such plaintiff fails to  
 2 notify the Court and opposing parties within thirty (30) days thereafter of a current address, the  
 3 Court may dismiss the action without prejudice for failure to prosecute.” LR. 183(b).

4 The Court has conducted a search of the California Department of Corrections and  
 5 Rehabilitation (“CDCR”) inmate locator, which provides Plaintiff’s current address as CDCR  
 6 Number WH4701, Central California Women’s Facility (CCWF), 23370 Road 22, Chowchilla,  
 7 California 93610.<sup>1</sup>

8 The Court admonishes Plaintiff regarding her continuing duty to notify the Court of any  
 9 change of address. (Doc. 3 at 5) (citing Local Rule 183(b)). As a one-time courtesy only, the  
 10 Court will direct the Clerk of the Court to update Plaintiff’s address and re-serve the first  
 11 screening order (Doc. 6) at Plaintiff’s new address. The Court will restart the 30-day window  
 12 within which Plaintiff must respond to the Court’s first screening order.

13 **Conclusion and Order**

14 Accordingly, IT IS HEREBY ORDERED that:

15 1. Plaintiff shall have **30 days from the date of issuance of this order** to respond to the  
 16 Court’s first screening order (Doc. 6);  
 17 2. The Clerk of the Court is directed to re-serve with a copy of this order the Court’s first  
 18 screening order (Doc. 6) at Plaintiff’s current address; and  
 19 3. The Clerk of the Court is directed to update the docket to reflect Plaintiff’s current  
 20 address at:

21 CDCR Number WH4701  
Central California Women’s Facility (CCWF)  
23370 Road 22, Chowchilla, CA 93610

23 **Any failure by Plaintiff to comply with this Order will result in a recommendation  
 24 that this case be dismissed for failure to comply with the Local Rules and Court’s orders.**

25 IT IS SO ORDERED.

26 Dated: April 23, 2025

  
 27 UNITED STATES MAGISTRATE JUDGE

28 <sup>1</sup> CDCR, California Incarcerated Records and Information Search (CIRIS), accessible at  
 https://ciris.mt.cdcr.ca.gov/results?lastName=truschke (last visited April 22, 2025).